## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS **AUSTIN DIVISION**

UNITED STATES OF AMERICA \$ \$ \$ \$ \$ \$ \$.

CRIMINAL NO. 1:18-CR-00016-LY VS.

CHARLES MCALLISTER

## **UNOPPOSED MOTION TO MODIFY CONDITIONS OF RELEASE**

Defendant, CHARLES MCALLISTER moves the Court to modify his conditions of release to allow travel to the Houston area to meet with his counsel and to further modify his travel restrictions to reflect the standard language used in the district where he is being supervised. In support he shows as follows:

1. On January 23, 2018, Defendant appeared with counsel for his initial appearance before Magistrate Judge Austin. During the initial appearance the Court ordered conditions of release for Defendant. See DKT 12. The Court orally pronounced that Defendant was allowed to travel to the Houston area for the purpose of meeting with his counsel who offices there, with both offices in Downtown Houston and The Woodlands. However, the final written order is inconsistent and does not reflect the Court's oral order on the record. Accordingly, Defendant requests that the Court modify the written order to reflect the oral order allowing Defendant to travel to the Houston area.

2. In addition, Defendant's pre-trial services officer in Alabama (James

Chappell) has recommended that the language in paragraph (7)(f) of the order which

currently states, "Lee County and surrounding counties," be amended to say,

"Middle District Alabama." According to Mr. Chappell this is the standard language

used in that district.

**PRAYER** 

Defendant prays that the Court grant his motion and modify his conditions of

release, paragraph (7)(f) to read as follows: "No travel outside the Middle District

Alabama without permission from pretrial services. May travel to Austin for court

purposes and to the Houston area (Harris and Montgomery Counties) for the purpose

of meeting with his counsel."

DATED: February 21, 2018.

Respectfully submitted,

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/s/ James Ardoin

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Attorney for Defendant CHARLES MCALLISTER

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## **CERTIFICATE OF SERVICE**

I he	reby certify	that a true a	nd correct	of the al	bove and	foregoing	filed v	ia
the CM/E0	CF system v	which caused	l service up	on all p	arties on	February 2	21, 201	8

/s/ James Ardoin JAMES ARDOIN

## **CERTIFICATE OF SERVICE**

I hereby certify that on February 21, 2018 I conferred with AUSA Dan Guess who stated he was UNOPPOSED to the relief sought in Defendant's Motion to Amend Conditions of Release.

/s/ James Ardoin JAMES ARDOIN